- Code 1950, is hereby amended by adding to subsection seven (7) the
- 3 following: "Provided, however, nothing in this paragraph shall prohibit the use of school busses in transporting a school teacher going to
- and from her school when such school is on an established school bus
- route and such teacher makes arrangements with the district operating such school bus."

Approved May 15, 1951.

CHAPTER 98

SCHOOL TRANSPORTATION

S. F. 177

AN ACT relating to appeals from orders made by local school boards and county boards of education respecting school transportation and bus routes and by repealing sections two hundred eighty-five point twelve (285.12) and two hundred eighty-five point thirteen (285.13), Code 1950, and enacting substitutes therefor.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section two hundred eighty-five point twelve (285.12), Code 1950, is hereby repealed and the following enacted in lieu 2 3 thereof:

"In the event of a disagreement between a school patron and the 4 board of the school district, the patron if dissatisfied with the decision of the district board, may appeal the same to the county board of 7 education, notifying the secretary of the district in writing within ten days of the decision of the board and by filing an affidavit of appeal with the county board of education within the ten-day period. The 9 10 affidavit of appeal shall include the reasons for the appeal and points at issue. The secretary of the local board on receiving notice of appeal 11 12 shall certify all papers to the county board of education which shall 13 hear the appeal within ten days of the receipt of the papers and decide it within three days of the conclusion of the hearing and shall immedi-14 ately notify all parties of its decision. Either party may appeal the 15 decision of the county board to the state superintendent of public in-16 17 struction by notifying the opposite party and the county superintend-18 ent of schools in writing within five days after receipt of notice of the 19 decision of the county board of education and shall file with the state 20 superintendent of public instruction an affidavit of appeal, reasons for appeal, and the facts involved in the disagreement. The county super-21 22 intendent of schools shall, within ten days of said notice, file with the 23 state superintendent of public instruction all records and papers per-24 taining to the case, including action of the county board of education. 25 The state superintendent of public instruction shall hear the appeal 26 within fifteen days of the filing of the records in his office, notifying all 27 parties and the county superintendent of schools of the time of hear-28 The state superintendent of public instruction shall forthwith ing. decide the same and notify all parties of his decision and return all 29 papers with a copy of the decision to the county superintendent of 30 schools. The decision of the state superintendent of public instruction 31 32 shall be subject to appeal to the district court. Any order of the district court shall be subject to appeal to the supreme court in accord

- with the statutes respecting appeals to that court. Pending final order made by the state superintendent of public instruction, or the district court, or the supreme court, as the case may be, upon any appeal prosecuted to such superintendent or to such courts, the order of the county board of education from which the appeal is taken shall be operative and be in full force and effect.
 - SEC. 2. Section two hundred eighty-five point thirteen (285.13), Code 1950, is hereby repealed and the following enacted in lieu thereof:

 "In the event of a disagreement between the board of a school district and the county board of education, the board of the school district may appeal to the state superintendent of public instruction and the procedure and times provided for in section two hundred eighty-five point twelve (285.12), Code 1950, shall prevail in any such case. The decision of the state superintendent of public instruction shall be subject to appeal to the courts as provided for in section two hundred eighty-five point twelve (285.12), Code 1950."

Approved April 14, 1951.

CHAPTER 99

SCHOOLHOUSE SITES

H. F. 370

AN ACT to amend section two hundred ninety-seven point two (297.2), Code 1950, relating to the acreage limitation on schoolhouse sites.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 Section 1. Section two hundred ninety-seven point two (297.2).
- 2 Code 1950, is hereby amended by striking from line six (6) the word
- 3 "two" (2) and inserting in lieu thereof the word "ten" (10).

Approved May 15, 1951.

CHAPTER 100

SCHOOL TAXES

H. F. 183

AN ACT to amend section two hundred ninety-eight point one (298.1), and section two hundred ninety-eight point two (298.2), Code 1950, relating to school taxes.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Amend section two hundred ninety-eight point one (298.1), Code 1950, by striking from line three (3) of subsection one (1) the word "ten" and substituting in lieu thereof the word "forty".
- SEC. 2. Amend section two hundred ninety-eight point one (298.1), Code 1950, by striking from line four (4) of subsection two (2) the
- word "twenty-five" and substituting in lieu thereof the word "sixty".
- 1 SEC. 3. Amend section two hundred ninety-eight point one (298.1), 2 Code 1950, by striking from line two (2) of subsection three (3) the